Case 3:14-cv-05552-SI Document 29 Filed 03/08/16 Page 1 3 TR

Page LatinsTRICT

IT IS SO ORDERED

Judge Susan Illston

Judge Susan Illston

Eric E. Ostling, Esq. (SBN: 131187) FLOYD, SKEREN & KELLY, LLP 2045 West Orangewood Avenue, Suite A Orange, CA 92868 (714) 558-8892 (714) 558-8759 Facsimile

Attorney for Plaintiff
AMTRUST NORTH AMERICA

Further Case Management Conference is scheduled on 3/25/16, at 3 p.m. A joint case management conference statement shall be filed on 3/18/16.

## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

AMTRUST NORTH AMERICA,

Plaintiff,

VS.

2054.001

THE HOME DEPOT U.S.A., INC. and DOES 1 through 100, Inclusive,

Defendants.

Case No.: 3:14-cv-05552-SI (LB)

STIPULATION TO VACATE DISCOVERY CUT-OFF DATES, MANDATORY SETTLEMENT CONFERENCE DATE, EXPERT WITNESS DISCLOSURE AND DISCOVERY CUT-OFF DATES, LAW AND MOTION CUT-OFF DATES, PRE-TRIAL CONFERENCE AND TRIAL DATES

The Honorable Susan Illston

Defendant HOME DEPOT U.S.A., INC. and Plaintiff AMTRUST NORTH

AMERICA hereby stipulate as follows:

## 1. The Court has Ordered the following dates:

		Page 1 STIPULATION TO VACATE
28	Last day to Serve Rebuttal Expert Reports	March 11, 2016
27	Last day to Serve Initial Expert Reports	March 4, 2016
26	Last day to Designate Experts	March 4, 2016
25	Fact Discovery Cut-Off	March 1, 2016

1	Expert Discovery Cut-Off	April 8, 2016
2	Dispositive Motions Shall be filed by	April 22, 2016
3	Opposition Due	May 6, 2016
4	Last day to hear dispositive motions	May 27, 2016
5	Meet and Confer Prior to Settlement Conference	March 17, 2016
6	Settlement Conference	March 29, 2016
7	Pretrial Conference	June 28, 2016
8	Trial	July 11, 2016

## 2. Status of Panel QME Reports in Workers' Compensation Case

The Plaintiff received and served on Defendant Dr. Herrick's Panel QME report in Neurology in the related workers' compensation case. Dr. Herrick's report contained inconsistencies regarding impairment as to the cervical and lumbar spine. While he found no lumbar spine injury, he provided an impairment rating including the lumbar spine. Plaintiff has corresponded to him for clarification as to whether the impairment he provided was for the lumbar spine alone, or for the cervical and lumbar spines combined. If combined, we have requested that he divide the impairment between the lumbar spine and the cervical spine. He has 60 days from February 23, 2016 in order to respond to our request. As a result, medical-legal discovery as to Neurology issues will not be complete and Plaintiff's damages will not be determinable until after receipt of Dr. Herrick's supplemental report.

The Plaintiff has not received Dr. Brian Jacks' psychiatric Panel QME report to date. As the report was untimely, Plaintiff has objected to the report as being non-compliant with the Labor Code and Regulations. Plaintiff will be requesting the issuance of a replacement Panel QME list in psychiatry if Dr. Jacks' report is not received by March 7, 2016. The replacement panel QME list should be received within thirty to forty-five days from March 7, 2016, and a

Page 2

ŀ			
1	another psychiatric Panel QME evaluation should be set within seventy-five (75)		
2	days of receipt of the receipt of the new Panel QME list.		
3	In light of the foregoing problems with the workers' compensation Panel		
4	QME process, the parties stipulate to the vacation of the above listed time limits		
5	and hearing dates, and respectfully request that the Court order the vacation of the		
6	discovery cut-off dates, mandatory settlement conference date, expert witness		
7	disclosure and discovery cut-off dates, law and motion cut-off dates, pretrial		
8	conference date and trial date and set the matter for a further Case Management		
9	Conference.		
10			
11	DATED: March 4, 2016 GOODMAN NEUMAN HAMILTON LLP		
12	Goodwin (Lower Hard)		
13	By:/s/ Pavan L. Rosati		
14	PAVAN L. ROSATI		
15	Attorneys for Defendant HOME DEPOT U.S.A., INC.		
16	HOWLE DEI OT U.S.A., INC.		
17			
18	DATED: March 4, 2016 FLOYD, SKEREN & KELLY, LLP		
19	By: /s/ Eric E. Ostling		
20	ERIC E. OSTLING Attorneys for Plaintiff		
21	AMTRUST NORTH AMERICA		
22			
23	I, Eric E. Ostling, hereby attest that Pavan L. Rosati has participated in the		
24	drafting of the stipulation and permits her e-signature to be affixed to this		
25	document.		
26			
27	DATED: March 4, 2016 By: /s/ Eric E. Ostling		
28	ERIC E. OSTLING		
	Page 3 STIPULATION TO VACATE		

2054.001

1 PROOF OF SERVICE AmTrust North America v The Home Depot U.S.A., Inc. 2 Case No.: 3:14-cv-05552-SI (LB) 3 4 STATE OF CALIFORNIA 5 )ss. COUNTY OF ORANGE 6 7 8 I am over the age of 18 and not a party to the within-entitled action. I am 9 employed at Floyd, Skeren & Kelly, LLP. My business address is 2045 West 10 Orangewood Avenue, Suite A, Orange, CA 92868. 11 On the date shown below, I caused to be served the foregoing document(s) 12 described as STIPULATION TO VACATE DISCOVERY CUT-OFF 13 DATES. MANDATORY SETTLEMENT **CONFERENCE** DATE. 14 EXPERT WITNESS DISCLOSURE AND DISCOVERY CUT-OFF 15 DATES, LAW AND MOTION CUT-OFF DATES, PRE-TRIAL 16 CONFERENCE AND TRIAL DATES on all interested parties in said action 17 by CM/ECF electronic service on those parties that are registered users of the 18 Court's electronic case filing system. 19 20 , 2016, at Orange, California. Executed on March 21 22 23 CATHY QUEZADA 24 25 26 27 28

Page 4

**SERVICE LIST** AmTrust North America v The Home Depot U.S.A., Inc. Case No.: 3:14-cv-05552-SI (LB) Pavan L. Rosati, Esq. GOODMAN, NEUMAN HAMILTON LLP 417 Montgomery St., 10<sup>th</sup> Fl. San Francisco, CA 94104 (415) 705-0400 (415) 705-0411 Fax Attorneys for Defendant HOME DEPOT U.S.A., INC. Page 5 PROOF OF SERVICE

2054.001